APPENDIX A TO SUBPART P OF PART 1915— MODEL FIRE SAFETY PLAN (NON-MANDA-TORY)

Subparts Q-Y [Reserved]

Subpart Z—Toxic and Hazardous Substances

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1915.1000 Air contaminants.
1915.1001
          Asbestos.
1915.1002 Coal tar pitch volatiles; interpre-
   tation of term.
1915.1003 13 carcinogens (4-Nitrobiphenyl,
   etc.).
1915.1004
         alpha-Naphthylamine.
1915.1005
          [Reserved]
1915.1006
          Methyl chloromethyl ether.
                                   (and
1915.1007
          3,3'-Dichlorobenzidiene
   salts).
1915.1008
         bis-Chloromethyl ether.
1915.1009
          beta-Naphthylamine.
1915.1010
          Benzidine.
1915.1011
          4-Aminodiphenyl.
1915.1012
          Ethyleneimine.
1915.1013
          beta-Propiolactone.
1915.1014
          2-Acetylaminofluorene.
1915.1015
          4-Dimethylaminoazobenzene.
1915.1016
         N-Nitrosodimethylamine.
1915.1017
          Vinyl chloride.
1915.1018
         Inorganic arsenic.
1915.1020
         Access to employee exposure and
   medical records.
1915.1025 Lead.
1915.1026
         Chromium (VI).
1915.1027
          Cadmium.
          Benzene.
1915.1028
1915.1030
         Bloodborne pathogens.
1915.1044
         1,2-dibromo-3-chloropropane.
1915.1045
         Acrylonitrile.
1915.1047
          Ethylene oxide.
1915.1048
         Formaldehyde.
1915.1050
          Methylenedianiline.
1915.1052
         Methylene chloride.
1915.1200
         Hazard communication.
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AUTHORITY: Section 41, Longshore and Harbor Workers' Compensation Act (33 U.S.C. 941); Sections. 4, 6, and 8 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 653, 655); Secretary of Labor's Order No. 12-71 (36 FR 8754), 8-76 (41 FR 25059), 9-83 (48 FR 35736), 1-90 (55 FR 9033), 6-96 (62 FR 111), 3-2000 (65 FR 50017), 5-2002 (67 FR 65008), or 5-2007 (72 FR 31160) as applicable; 29 CFR Part 1911.

1915.1450 Occupational exposure to haz-

ardous chemicals in laboratories.

EFFECTIVE DATE NOTES: 1. At 76 FR 24698, May 2, 2011, the authority citation was revised, effective Aug. 1, 2011. For the convenience of the user, the added and revised text is set forth as follows:

AUTHORITY: Sec. 41, Longshore and Harbor Workers' Compensation Act (33 U.S.C. 941); secs. 4, 6, and 8 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 653, 655, 657);

Secretary of Labor's Order No. 12–71 (36 FR 8754), 8–76 (41 FR 25059), 9–83 (48 FR 35736), 1–90 (55 FR 9033), 6–96 (62 FR 111), 3–2000 (65 FR 50017), 5–2002 (67 FR 65008), 5–2007 (72 FR 31159), or 4–2010 (75 FR 55355) as applicable; 29 CFR part 1911.

2. At 76 FR 33609, June 8, 2011, the authority citation was revised, effective July 8, 2011. For the convenience of the user, the added and revised text is set forth as follows:

AUTHORITY: 33 U.S.C. 941; 29 U.S.C. 653, 655, 657; Secretary of Labor's Order No. 12-71 (36 FR 8754), 8-76 (41 FR 25059), 9-83 (48 FR 35736), 1-90 (55 FR 9033), 6-96 (62 FR 111), 3-2000 (65 FR 50017), 5-2002 (67 FR 65008), 5-2007 (72 FR 31160), or 4-2010 (75 FR 55355), as applicable.

Section 1915.100 also issued under 49 U.S.C. 1801–1819 and 5 U.S.C. 553.

Sections 1915.120 and 1915.152 of 29 CFR also issued under 29 CFR 1911.

SOURCE: 47 FR 16986, Apr. 20, 1982, unless otherwise noted.

Subpart A—General Provisions

§ 1915.1 Purpose and authority.

The provisions in this part constitute safety and health regulations issued by the Secretary pursuant to section 41 of the Longshoremen's and Harbor Workers' Compensation Act, as amended (33 U.S.C. 941) and occupational safety and health standards issued by the Secretary pursuant to section 6 of the Occupational Safety and Health Act of 1970 (29 U.S.C. 655).

$\S 1915.2$ Scope and application.

- (a) Except where otherwise provided, the provisions of this part shall apply to all ship repairing, shipbuilding and shipbreaking employments and related employments.
- (b) This part does not apply to matters under the control of the United States Coast Guard within the scope of Title 52 of the Revised Statutes and acts supplementary or amendatory thereto (46 U.S.C. secs. 1–1388 passim) including, but not restricted to, the master, ship's officer, crew members, design, construction and maintenance of the vessel, its gear and equipment; to matters within the regulatory authority of the United States Coast Guard to safeguard vessels, harbors, ports and waterfront facilities under the provisions of the Espionage Act of June 17, 1917, as amended (50 U.S.C. 191 et seq.; 22 U.S.C. 401 et seq.); including the provisions of Executive Order 10173,

§ 1915.3

as amended by Executive Orders 10277 and 10352 (3 CFR, 1949–1953 Comp., pp. 356, 778 and 873); or to matters within the regulatory authority of the United States Coast Guard with respect to lights, warning devices, safety equipment and other matters relating to the promotion of safety of lives and property under section 4(e) of the Outer Continental Shelf Lands Act (43 U.S.C. 1333).

§ 1915.3 Responsibility.

- (a) The responsibility for compliance with the regulations of this part is placed upon "employers" as defined in § 1915.4.
- (b) This part does not apply to owners, operators, agents or masters of vessels unless such persons are acting as "employers." However, this part is not intended to relieve owners, operators, agents or masters of vessels who are not "employers" from responsibilities or duties now placed upon them by law, regulation or custom.
- (c) The responsibilities placed upon the competent person herein shall be deemed to be the responsibilities of the employer.

§ 1915.4 Definitions.

- (a) The term SHALL indicates provisions which are mandatory.
- (b) The term *Secretary* means the Secretary of Labor.
- (c) The term *employer* means an employer, any of whose employees are employed, in whole or in part, in ship repairing, shipbuilding, shipbreaking or related employments as defined in this section on the navigable waters of the United States, including dry docks, graving docks and marine railways.
- (d) The term *employee* means any person engaged in ship repairing, shipbuilding, shipbreaking or related employments on the navigable waters of the United States, including dry docks, graving docks and marine railways, other than the master, ship's officers, crew of the vessel, or any person engaged by the master to repair any vessel under 18 net tons.
- (e) The term *gangway* means any ramp-like or stair-like means of access provided to enable personnel to board or leave a vessel including accommodation ladders, gangplanks and brows.

- (f) The term *vessel* includes every description of watercraft or other artificial contrivance used, or capable of being used, as a means of transportation on water, including special purpose floating structures not primarily designed for or used as a means of transportation on water.
- (g) For purposes of §1915.74, the term barge means an unpowered, flat bottom, shallow draft vessel including scows, carfloats and lighters. For purposes of this section, the term does not include ship shaped or deep draft barges.
- (h) For purposes of §1915.74, the term river tow boat means a shallow draft, low free board, self-propelled vessel designed to tow river barges by pushing ahead. For purposes of this section, the term does not include other towing vessels.
- (i) The term *shipyard employment* means ship repairing, shipbuilding, shipbreaking and related employments.
- (j) The terms *ship repair* and *ship repairing* mean any repair of a vessel including, but not restricted to, alterations, conversions, installations, cleaning, painting, and maintenance work.
- (k) The term *shipbuilding* means the construction of a vessel including the installation of machinery and equipment.
- (1) The term *shipbreaking* means any breaking down of a vessel's structure for the purpose of scrapping the vessel, including the removal of gear, equipment or any component part of a vessel.
- (m) The term related employment means any employment performed as an incident to or in conjunction with ship repairing, shipbuilding or shipbreaking work, including, but not restricted to, inspection, testing, and employment as a watchman.
- (n) The term *hazardous substance* means a substance which by reason of being explosive, flammable, poisonous, corrosive, oxidizing, irritant, or otherwise harmful is likely to cause injury.
- (o) The term competent person for purposes of this part means a person who is capable of recognizing and evaluating employee exposure to hazardous substances or to other unsafe conditions and is capable of specifying the